



CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8

hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail, with sufficient postage, in an envelope addressed to: Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450, on the below date:

Date: January 5, 2006 Name: Tadashi Horie (Reg. No. 40,437) Signature:

BRINKS HOFER GILSON &LIONE

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Appli	n. No.:	10/735	5, 290				Examir	er:	To Be	Assigned
Filed	.	Decem	nber 1	2, 2003			Art Un	it:	2141	
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Attac	hed is/are: Supplementa	al Informa	ation Dis	sclosure Statement,	Copy of Ch	ninese Offi	ce Action a	nd it	s Transla	tion, Form
52	PTO-1449, 2	Cited Re	eference	es (B2 and B3)	• •					
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I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope, with sufficient postage, addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on

January 5, 2006

Date of Deposit

Tadashi Horie Reg. No. 40,437 Name of Applicant, Assignee or Registered Representative

Signature

January 5, 2006

Date of Signature

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner: To Be Assigned

2141

Art Unit:

In re Appln. of: Riko NAGAI

Yoshiaki MAEDA Toshihiro INOMATA Takashi KONDO

Appln. No.:

10/735,290

Filed:

December 12, 2003

For:

METHOD AND SYSTEM FOR

RESTRICTING CONTENT

REDISTRIBUTION

Attorney Docket No: 9683/161

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

In accordance with the duty of disclosure under 37 C.F.R. §1.56 and §§1.97-1.98, and more particularly in accordance with 37 C.F.R. §1.97(b), Applicants hereby cite the following references:

U.S. Patent Document

DOCUMENT NUMBER Number-Kind Code (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document
2003/0046352 A1	03/06/2003	Katsuda et al.

Foreign Patent Documents

DOCUMENT NUMBER Country Code, Number -Number-Kind Code (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document
JP 2000-305855 A	11/02/2000	Sony Corporation
JP 2002-269014 A	09/20/2002	Konica Minolta Holdings, Inc.

Applicants are enclosing Form PTO-1449 (one sheet), along with a copy of each listed reference for which a copy is required under 37 C.F.R. §1.98(a)(2). Reference B2 and B3 were cited in an Office Action issued in the counterpart Chinese application. A copy of the Office Action and an English translation thereof are attached to this Statement. References B2 and B3 are in Japanese. For B2, Applicants are submitting an English translation thereof. For B3, Applicants are disclosing reference B1, which is the U.S. counterpart of reference B3. Applicants respectfully request the Examiner's consideration of the above references and entry thereof into the record of this application.

By submitting this Statement, Applicants are attempting to fully comply with the duty of candor and good faith mandated by 37 C.F.R. §1.56. As such, this Statement is not intended to constitute an admission that any of the enclosed references, or other information referred to therein, constitutes "prior art" or is otherwise "material to patentability," as that phrase is defined in 37 C.F.R. §1.56(a).

Applicants have calculated no fee to be due in connection with the filing of this Statement. However, the Director is authorized to charge any fee deficiency associated with the filing of this Statement to a deposit account, as authorized in the Transmittal accompanying this Statement.

Respectfully submitted,

January 5, 2006

Date

Tadashi Horie (Reg. No. 40,437)

BRINKS HOFER GILSON & LIONE P.O. Box 10395 Chicago, IL 60610 (312) 321-4200



JAN 1 2 2006 HE STATE INTELLECTUAL PROPERTY OFFICE OF CHINA

Receiving Department of The State Intellectual Property Office (SIPO)

Xitucheng Road, Haidian, Beijing

Postal Code: 10008

Applicant	NTT DoCoMo, Inc.	Date of Issue:
Patent Agent	Beijing Sanyou Intellectual Property Agency Ltd.	November 1, 2005
Filing No. of Patent Appln.	200310121452.7	
Title of Invention	Method and System for Restricting Content Redistri	ibution

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1.		with the provision The SIPO uses in	on in paragraph 1, Article 35 its own discretion to make a	of the PRC Patent I substantive examin	tatent application in accordance Law. Institute that the state of the Above cited patent as of the Chinese Patent Law.
2.		the certified cop	in the Patent Office of y of Priority Document(s) ha y of priority document has	s (have) been subm	as the priority date; aitted. eretofore and, according to the no priority right has been
		after examination the of th the of th the reason being is not in conforr is not in confor Chinese Patent I	e amended text submitted on e amended text submitted on that the above cited amendmity with the provision of Armity with the provision of Law.	is unacconent is unacconent ticle 33 of the PRC Rule 51 of the Im	ceptable; ceptable;
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5.	\boxtimes	The notification. The following is	is made without conducting n is made under the search for references have been cited to following procedure):	or the patentablity.	patentability. In (their serial numbers will be

Serial	Number or Title of	Publication Date (or Filing Date of A
Number	Reference Material	Conflict Patent Application)
1	JP2000-305855A	Nov. 2, 2000
2	(JP2002-269014A)	Sept. 20, 2002
3		
4		

	6. The conclusion of the examination:
	 ☐ In regard to the description: ☐ The subject matter of the present application is not accepted based on the Article 5 of the Chinese Patent Law. ☐ The description is not in conformity with the provision of paragraph 3, Article 26 of Chinese Patent Law. ☐ The presentation of the description is not in conformity with the provision of Rule 18 of the
	Implementing Regulations of the Chinese Patent Law.
	☑ In regard to the Claims:
•	 ✓ Claims 1.3.4 can not be allowed owing to lack of novelty based on the provision of paragraph 2, Article 22 of Chinese Patent Law. ✓ Claims 2 can not be allowed owing to lack of inventiveness based on the provision of
	paragraph 3, Article 22 of Chinese Patent Law. Claimscannot be allowed owing to lack of practical applicability based on the
	provision of paragraph 4, Article 22 of Chinese Patent Law. Claims can not be allowed because they fall in the scope of the unpatentable subject matters provided by Article 25 of the Chinese Patent Law.
	Claims cannot be allowed because they are not in conformity with the provision of paragraph 4, Article 26 of Chinese Patent Law.
	Claims cannot be allowed based on the provision of paragraph 1, Article 31 of Chinese Patent Law.
	☐ Claims cannot be allowed based on the provision of Article 33 of Chinese Patent Law. ☐ Claims can not be allowed because they claim an invention(s) that does not belong to the invention defined by the provision of paragraph 1, Rule 2 of the Implementing Regulations of the Chinese Patent Law.
	Claims cannot be allowed based on the provision of paragraph 1, Rule 13 of the Implementing Regulations of the Chinese Patent Law.
	Claims cannot be allowed based on the provision of Rules 20 of the Implementing Regulations of the Chinese Patent Law.
	Claims cannot be allowed based on the provision of Rules 21 of the Implementing Regulations of the Chinese Patent Law.
	☐ Claims cannot be allowed based on the provision of Rules 22 of the Implementing
	Regulations of the Chinese Patent Law. Claims cannot be allowed based on the provision of Rules 23 of the Implementing
	Regulations of the Chinese Patent Law. The explanation of the conclusion is given in the attachment sheet in details
	7. According to the above conclusion, the examiner holds that
	the applicant should amend the application documents based on the requirement specified in the Attachment Sheet.
	☐ the applicant should state the reason on which the application can be accepted and amend the part that is indicated not to be in conformity with the requirement, otherwise the application will
	be rejected. No subject matter in the application is patentable, the said application will be rejected if the applicant does not make a statement or the statement is not convincing.

- 8. The applicant's attention is drawn to the fact that
- (1) in accordance with the provision of Article 37 of the Chinese Patent Law, the applicant shall submit the observations within <u>FOUR</u> months from the date of receiving this notification. If the applicant, without any justified reason, fails to reply within the time limit, the application shall be deemed to have been withdrawn.
- (2) the amendment that the applicant makes shall be in conformity with the provision of Article 33 of the Chinese Patent Law. The amended text shall be furnished in duplicate. The formality of the amendment should be in conformity with the relative provisions of the Guidebook for Examination.
- (3) any response and/or amended specification must be furnished by mail or by hand to the Receiving Department of the Chinese Patent Office. Any documents that are not furnished to the Receiving Department do not have legal effect.
- (4) the applicant and/or his attorney should not go to the PRC Patent Office to meet the examiner if no appointment is made.

9. The	e text of	the notification embraces	_3 page(s), along with the	ne enclosures	herein:
\boxtimes	2	copies of the cited referen	ces are enclosed in pages of _	50	



FORM PTO-1449	APPLICATION NO.	ATTORNEY DOCKET NO.
MADE	10/735,290	9683/161
LIST OF PATENTS AND PUBLICATIONS FOR APPLICANT'S SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT	FILING DATE December 12, 2003	GROUP ART UNIT 2141
(use several sheets if necessary)	APPLICANTS: Riko NAGAI et al.	

U.S. PATENT DOCUMENTS

EXAMINER INITIALS	Cite No.	DOCUMENT NUMBER Number-Kind Code (if known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Class/ Subclass	Filing Date
	B1	2003/0046352 A1	03/06/2003	Katsuda et al.		
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FOREIGN PATENT DOCUMENTS

EXAMINER INITIALS Cite No. Country Code, Number -Number-Kind Code (if known) B2 JP 2000-305855 A 11/02/2000 Sony Corporation B3 JP 2002-269014 A 09/20/2002 Konica Minolta Holdings, Inc.	ş/ T
B3 JP 2002-269014 A 09/20/2002 Konica Minolta Holdings, Inc. B	iss
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	US 2003-0046352 A1
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EXAMINER INITIALS	NON PATENT LITERATURE DOCUMENTS (Include name of author, title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date page(s), volume-issue number(s), publisher, city and/or country where published.		Т
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NOTE: For "T" – please place an "X" if an English translation is being provided to the Patent Office.

EXAMINER	DATE CONSIDERED

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.